

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

ORACLE USA, INC., a Colorado corporation;
ORACLE AMERICA, INC., a Delaware
corporation; and ORACLE INTERNATIONAL
CORPORATION, a California corporation,

Case No. 2:10-cv-0106-LRH-PAL

[ORACLE'S PROPOSED] VERDICT FORM

Plaintiffs,

RIMINI STREET, INC., a Nevada corporation;
AND SETH RAVIN, an individual,

Defendants.

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Case No. 2:10-cv-0106-LRH-PAL

[ORACLE'S PROPOSED] VERDICT FORM

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We, the Jury, unanimously find as follows:

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SECTION A: ORACLE'S CLAIMS AGAINST RIMINI STREET

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1. On Oracle's claim for copyright infringement against Rimini Street, what amount of the
2 following damages items did Oracle prove as to PeopleSoft software and support
3 materials?

4

a. Actual damages: \$ _____

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b. Infringer's profits: \$ _____

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c. Statutory damages: \$ _____

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2. On Oracle's claim for copyright infringement against Rimini Street, what amount of the
10 following damages items did Oracle prove as to Oracle Database software and support
11 materials?

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a. Actual damages: \$ _____

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b. Infringer's profits: \$ _____

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c. Statutory damages: \$ _____

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2 3. On Oracle's claim for copyright infringement as to Siebel software and support materials:

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4 a. Has Oracle proven that Rimini Street committed copyright infringement
5 by copying Siebel software and support materials in a manner not
6 authorized by the terms of the license agreements that the Court has
7 explained to you?

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9 Yes _____ No _____

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11 If you answered no, please move to question 4. If you answered yes,
12 please answer question 3.b.

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14 b. What amount of the following damages items did Oracle prove as to
15 Siebel software and support materials?

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17 i. Actual damages: \$ _____

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19 ii. Infringer's profits: \$ _____

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21 iii. Statutory damages: \$ _____

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2 4. On Oracle's claim for copyright infringement as to J.D. Edwards software and support
3 materials:

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5 a. Has Oracle proven that Rimini Street committed copyright infringement
6 by copying J.D. Edwards software and support materials in a manner not
7 authorized by the terms of the license agreements that the Court has
8 explained to you?

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10 Yes ____ No ____

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12 If you answered no, please move to question 5. If you answered yes,
13 please answer question 4.b.

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15 b. What amount of the following damages items did Oracle prove as to J.D.
16 Edwards software and support materials?

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18 i. Actual damages: \$ _____

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20 ii. Infringer's profits: \$ _____

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22 iii. Statutory damages: \$ _____

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24 5. Has Oracle proven that Rimini Street induced breach of contract?

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26 Yes ____ No ____

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28 If you answered yes to this question, what amount of damages did Rimini Street's
inducement cause Oracle? \$ _____

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2 6. Has Oracle proven that Rimini Street intentionally interfered with economic relationships
3 between Oracle and customers that probably would have resulted in an economic benefit
4 to Oracle?

5 Yes ____ No ____

6 If you answered yes to this question, what amount of damages did Rimini Street's
7 interference cause Oracle? \$ _____

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10 7. Has Oracle proven that Rimini Street violated the federal Computer Fraud and Abuse Act
11 ("CFAA")?

12 Yes ____ No ____

13 If you answered yes to this question, what amount of damages did Rimini Street's
14 violation(s) cause Oracle? \$ _____

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17 8. Has Oracle proven that Rimini Street violated the California Computer Data Access and
18 Fraud Act ("CDAFA")?

19 Yes ____ No ____

20 If you answered yes to this question, what amount of damages did Rimini Street's
21 violation(s) cause Oracle? \$ _____

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2 9. Has Oracle proven that Rimini Street violated the Nevada Computer Crime Law
3 ("NCCL")?

4 Yes ____ No ____

5 If you answered yes to this question, what amount of damages did Rimini Street's
6 violation(s) cause Oracle? \$ _____

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8 10. What is the total amount of non-duplicative damages for all claims on which you found
9 damages against Rimini Street? \$ _____

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2 **SECTION B: ORACLE'S CLAIMS AGAINST SETH RAVIN**

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4 11. On Oracle's claim that Seth Ravin is liable for copyright infringement as to PeopleSoft
5 software and support materials:

6 a. Has Oracle proven that Seth Ravin is liable for Rimini Street's infringement of
7 PeopleSoft support materials?

8 Yes ____ No ____

9 If you answered no, please move to question 12. If you answered yes,
10 please answer question 11.b.

11 b. What amount of the following damages items did Oracle prove Seth Ravin liable for
12 as to PeopleSoft software and support materials?

13 i. Actual damages: \$ _____

14 ii. Infringer's profits: \$ _____

15 iii. Statutory damages: \$ _____

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2 12. On Oracle's claim that Seth Ravin is liable for copyright infringement as to Oracle
3 Database software and support materials:
4 a. Has Oracle proven that Seth Ravin is liable for Rimini Street's infringement of Oracle
5 Database software and support materials?

6 Yes _____ No _____

7 If you answered no, please move to question 13. If you answered yes,
8 please answer question 12.b.

9 b. What amount of the following damages items did Oracle prove Seth Ravin liable for
10 as to Oracle Database software and support materials?

11 i. Actual damages: \$ _____

12 ii. Infringer's profits: \$ _____

13 iii. Statutory damages: \$ _____

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16 13. If you answered yes to question 3.a, please answer question 13.a. If you answered no to
17 question 3.a, please move to question 14.

18 a. Has Oracle proven that Seth Ravin is liable for Rimini Street's infringement of Siebel
19 software and support materials?

20 Yes _____ No _____

21 If you answered no, please move to question 14. If you answered yes,
22 please answer question 13.b.

23 b. What amount of the following damages items did Oracle prove Seth Ravin liable for
24 as to Siebel software and support materials?

25 i. Actual damages: \$ _____

26 ii. Infringer's profits: \$ _____

27 iii. Statutory damages: \$ _____

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2 14. If you answered yes to question 4.a, please answer question 14.a. If you answered no to
3 question 4.a., please move to question 15.

4 a. Has Oracle proven that Seth Ravin is liable for Rimini Street's infringement of J.D.
5 Edwards software and support materials?

6 Yes ____ No ____

7 If you answered no, please move to question 15. If you answered yes,
8 please answer question 14.b.

9 b. What amount of the following damages items did Oracle prove Seth Ravin liable for
10 as to J.D. Edwards software and support materials?

11 i. Actual damages: \$ _____

12 ii. Infringer's profits: \$ _____

13 iii. Statutory damages: \$ _____

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16 15. Has Oracle proven that Seth Ravin intentionally interfered with economic relationships
17 between Oracle and customers that probably would have resulted in an economic benefit
18 to Oracle?

19 Yes ____ No ____

20 If you answered yes to this question, what amount of damages did Seth Ravin's
21 interference cause Oracle? \$ _____

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2 16. Has Oracle proven that Seth Ravin violated the federal Computer Fraud and Abuse Act
3 (“CFAA”)?

4 Yes ____ No ____

5 If you answered yes to this question, what amount of damages did Seth Ravin’s
6 violation(s) cause Oracle? \$ _____

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9 17. Has Oracle proven that Seth Ravin violated the California Computer Data Access and
10 Fraud Act (“CDAFA”)?

11 Yes ____ No ____

12 If you answered yes to this question, what amount of damages did Seth Ravin violation(s)
13 cause Oracle? \$ _____

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16 18. Has Oracle proven that Seth Ravin violated the Nevada Computer Crime Law
17 (“NCCL”)?

18 Yes ____ No ____

19 If you answered yes to this question, what amount of damages did Seth Ravin’s
20 violation(s) cause Oracle? \$ _____

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23 19. If you answered “yes” to any of the questions in this section (questions 11-18), what is
24 the total non-duplicative amount of damages for all claims on which you found damages
25 against Seth Ravin? \$ _____

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SECTION C: PUNITIVE DAMAGES

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20. Are punitive damages against Rimini Street proper and justified in this case?

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Yes No

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21. Are punitive damages against Seth Ravin proper and justified in this case?

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Yes No

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Dated: _____

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Presiding Juror's Signature

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Presiding Juror's Printed Name

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